

Before the  
**FEDERAL COMMUNICATIONS COMMISSION**

**Washington, DC 20554**

In the Matter of	)	
	)	
FCC Seeks Comment Regarding Possible	)	CB Docket No. BO 16-251
Revision or Elimination of Rules Under The	)	
Regulatory Flexibility Act, 5 U.S.C. Section	)	
610	)	

To: The Commission

**Comments of  
U.S. Television, LLC**

The undersigned was the principal proponent for the adoption of the Digital Data Services Act of 2000 ("DDSA") and the Order on Reconsideration (2002) which was issued by the FCC to facilitate the implementation of the DDSA. U.S. Television, LLC ("US Tel") presently owns and operates three stations which are enumerated in the DDSA, namely, WWRJ-LP, Channel 27, in Jacksonville, FL, Facility ID No. 39420; WIIW-LP, Channel 14, in Nashville, TN, Facility ID No. 26908, with WIIW-LD digital construction permit on Channel 29, Facility ID No. 168068; and KHHI-LP, Channel 48, in Honolulu, HI, Facility ID No. 52919.

U.S. Tel respectfully submits these comments in the above-captioned proceeding, with respect to the Commission's review of the rule in 47 C.F.R. Section 74.785 to determine whether this rule should be continued without change, or should be amended or rescinded. The undersigned is in full support of the rules as written in the Order on Reconsideration which need to continue without change. U.S. Tel intends and is fully committed to utilize the DDSA and the Order to effectuate the deployment of two-way digital data services in the UHF spectrum licensed to its stations.

Respectfully submitted,

U.S. Television, LLC

By:   
Dean M. Mosely  
CEO and President  
May 3, 2017